

**To:** Reynolds, Rebekah[Reynolds.Rebekah@epa.gov]  
**Cc:** Lieben, Ivan[Lieben.Ivan@epa.gov]; Campbell, Rich[Campbell.Rich@epa.gov]  
**From:** Albright, David  
**Sent:** Mon 1/11/2016 11:28:26 PM  
**Subject:** Re: Hudson Ranch

Hi Rebekah,

Good to meet with you today. I'll have my staff confirm that there is not an aquifer exemption in that area. Regarding the inventory form, I would not presume that the facility submitted an inventory form to DOGGR. Rather, I would expect they submitted a "permit application" of some form to DOGGR with relevant details about their proposed operation and a request for authorization/approval. Are you asking if we can get a copy of that request/application from DOGGR? Just want to be clear on what would be of most benefit.

Thanks,  
David

On Jan 11, 2016, at 3:14 PM, Reynolds, Rebekah <[Reynolds.Rebekah@epa.gov](mailto:Reynolds.Rebekah@epa.gov)> wrote:

Hi David,

Thank you for taking the time to meet with us today. I would like to know whether there is an aquifer exemption for Hudson Ranch. The address for the facility is 409 W. McDonald Road in Calipatria, California. The facility covers approximately 65 acres and is located northwest of the City of Calipatria. I'd also like to get a copy of the inventory form that presumably was provided to DOGGR so any assistance on obtaining that would be helpful.

We will continue to coordinate with your group as we move forward with this case.

Best,

**Rebekah Reynolds**

Assistant Regional Counsel

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